

BETHLEHEM STEEL
VOTES NEW ISSUESVenner Flattened Twice by
Steam Roller in Opposing
\$60,000,000 Flotation.

A big steam roller yesterday passed twice over Clarence H. Venner, the lone stockholder who objected to recapitalization of the Bethlehem Steel Corporation of the company to obtain additional funds with which to complete its war orders for the Government. It flattened him out first in court in Trenton, N. J., where his attempt to stop the proceedings by injunction failed. It passed over him again at the subsequent stockholders' meeting in Newark, when his voice, raised in protest, was drowned by a large majority of heavier stockholders. Taking it altogether Mr. Venner and Joseph W. Jackson, secretary of the two complaining Venner corporations, had a miserable and unsuccessful day.

The stockholders accomplished just what they set out to do. They voted to issue \$60,000,000 in new 8 per cent. preferred stock and to authorize an increase of \$10,000,000 in the common stock for the conversion of the preferred. Details of the financing were completed and announced last week. They only awaited the formal ratification of the stockholders.

As president of the General Investment Company and the Continental Securities Company, Venner carried his case to the first hearing on Wednesday to the Court of Errors and Appeals at Trenton. It was an application to prevent the corporation stockholders from voting on the issuance of the stock. Chancellor Walker dissolved the stay allowed by Vice-Chancellor Lane on Wednesday. This order did not prevent the stockholders' meeting, but enjoined the filing of the certificate of increase in stock with the Secretary of State. The Chancellor's rule removed the stay, and the certificate was filed. Arthur Egner, counsel for Venner, said after the court's adjournment that the current action was only an incident in the proceedings to prevent the issuance of new stock by the Bethlehem Steel Corporation.

With new of all legal obstacles removed, the stockholders' meeting in Newark was opened by Charles M. Schwab, chairman of the corporation's board. Most of the big stockholders were present, and many of them held additional proxies. Mr. Schwab voted 104,000 shares for himself and 118,000 proxies. In all 117,293 shares of common of the 145,000 outstanding were cast in favor of the recapitalization. Of the preferred stock 125,818 shares of 149,000 voted in favor. Mr. Venner voted 100 shares of common and 100 shares of preferred and Mr. Jackson 100 preferred.

El Barlow voted 100 shares of the common for himself and 700 shares held by proxy against the proposition after Mr. Schwab had taken him out of the room and explained the proposition. Mr. Barlow returned and asked to change his vote.

Incidentally the voting of 104,000 shares by Mr. Schwab demonstrated that his pledge to the late J. P. Morgan has been kept. When Mr. Schwab acquired the company he promised Mr. Morgan that he would always hold enough stock to insure control. Mr. Schwab voted 104,000 shares for himself and 118,000 proxies, not to represent his entire holdings, as he owns additional stock in other names. His holdings of preferred stock in the corporation are reported to exceed 110,000 shares.

Mr. Venner entered written and verbal objections in addition to his votes. This was the first time since the corporation's famous scrap of paper, he declared, "The time will come, and I hope Mr. Schwab will tell me when it comes, when I will vote in favor of this increase will be ashamed of his action."

During the verbal protest Paul Cravath made some side remarks. His face purple with rage, Mr. Venner turned on Mr. Cravath and exclaimed: "I would rather be in my position voting against this proposition than to see Mr. Cravath, not to say 'I' responded Venner angrily. 'Oh! Excuse me,' returned the corporation's head, and the incident ended in laughter and handclapping.

REPORT OF THE CONDITION OF
THE BANK OF AMERICA
at the close of business on the 8th day of September, 1917.

RESOURCES.
Stock and bond investments, viz.:
U. S. Government bonds, \$1,845,331.68; market value, \$1,857,678.00;
Private securities (book value), \$3,064,875.00;
Real estate owned, \$300,000.00;
Real estate mortgaged, \$5,000.00;
Loans and discounts, \$17,577,699.15;
Overhead not secured by collateral, \$10,068,518.03;
Overhead, \$2,378.32;
Due from approved banks, \$2,354,003.44;
Due from trust companies, \$6,907,605.65;
Due from other banks, \$1,609,731.78;
U. S. State legal tender notes and Federal Reserve notes, \$410,748.00;
Cash items, \$153,454.76;
Customers' liability on acceptance of bills, \$3,049,991.83;
Other assets, viz.:
Accrued interest not entered on books at close of business on 8th day of September, \$110,900.00;
Total, \$45,857,395.67.

LIABILITIES.
Capital stock, \$10,000,000.00;
Surplus on market value, \$6,000,000.00;
Undivided profits, \$70,238.23;
Bills on hand, \$6,706,338.33;
Due from bank, \$6,907,605.65;
Due from other banks, \$1,609,731.78;
U. S. State legal tender notes and Federal Reserve notes, \$410,748.00;
Cash items, \$153,454.76;
Customers' liability on acceptance of bills, \$3,049,991.83;
Other assets, viz.:
Accrued interest not entered on books at close of business on 8th day of September, \$110,900.00;
Total, \$45,857,395.67.

RANGES OF DEMAND RATES.
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